## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

| Engineering Recycling Maschinen Und Anglagen Ges.m.b.H.,  Plaintiff(s), vs.   | ) ) Case No. 2:16-cv-00267-JCM-GWF )   |
|---|--|
| Philippe Julien, et al.,  | ) Dated: December 14, 2016   |
| Defendant(s).   | )<br>)<br>)<br>_)  |
|   | ENTION TO DISMISS PURSUANT TO<br>RAL RULES OF CIVIL PROCEDURE  |
| To: Engineering Recycling Maschinen Und   | l Anglagen Ges.m.b.H.  |
| Federal Rule of Civil Procedure 4(m   | n) provides, in part, as follows:  |
| court – on motion or on its own after without prejudice against that defer specified time. But if the plaintiff shextend the time for service for an ap | action reflects the was filed  |
| on <u>2/10/2016</u> . Further, to date, there has b Philippe Julien and Amale Julien-Kassab.  | een no proof of service filed as to the following parties:   |
| party(ies) unless on or before <u>2/13/2017</u> the named party(ies), which service must have t   | etion shall be dismissed without prejudice as to said<br>ere is filed with the clerk proof of service on the above-<br>taken place prior to the expiration of the 90 -day time<br>I cause is shown why such service was not made in that |
| Failure to comply with this Notice si prejudice as to said party(ies).  | hall result in automatic dismissal of the action without   |
|   | LANCE S. WILSON, CLERK   |
|   | By: /s/E. Smith Deputy Clerk   |